Exhibit 2

1	Mario N. Alioto, Esq. (56433) Lauren C. Russell, Esq. (241151)		
2	TRUMP, ALIOTO, TRUMF	P & PRESCOTT, L	LP
3	San Francisco, CA 94123	00	
4	Telephone: (415) 563-720 Facsimile: (415) 346-06		
5	malioto@tatp.com laurenrussell@tatp.com		
6	Lead Counsel for the Indirec	ct Purchaser Plaint	iffs
7			
8	1	UNITED STATES	DISTRICT COURT
9	NO	RTHERN DISTR	ICT OF CALIFORNIA
10		SAN FRANCI	SCO DIVISION
11	IN RE: CATHODE RAY		Master File No. CV-07-5944 SC
12	ANTITRUST LITIGATIO	ON	MDL No. 1917
13	This Document Relates To:		INDIRECT PURCHASER PLAINTIFFS'
14	ALL INDIRECT PURCHAS	SER ACTIONS	FOURTH SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO
15			TOSHIBA DEFENDANTS
16			
17	PROPOUNDING PARTY	: Indirect Purchaser	r Plaintiffs
18 19	RESPONDING PARTY:	Consumer Product	on, Toshiba America Inc., Toshiba America s, LLC, Toshiba America Electronic Components, America Information Systems, Inc.
20	SET NUMBER:	Four (4)	
21	Pursuant to Rules 26	and 34 of the Feder	ral Rules of Civil Procedure, the Indirect
22	Purchaser Plaintiffs ("Plainti	iffs") hereby reques	t that Toshiba Corporation, Toshiba America Inc.,
23	Toshiba America Consumer I	Products, LLC, Tosh	iba America Electronic Components, Inc., and
24	Toshiba America Information	Systems, Inc. (colle	ectively, "Toshiba") respond to the following
25	requests for production of documents ("Requests"), and produce the documents specified herein		es"), and produce the documents specified herein,
26	at a location agreed upon by	counsel, within thin	rty (30) days from the date Panasonic receives
27	these Requests.		
28			
			1

DEFINITIONS

2

3 4

5

6 7

8

9

10 11

12

13 14

15

16 17

18

19 20

21 22

23

24 25

26

27

28

As used herein, the following items have the meaning indicated below:

- 1. "You" and "your" mean Toshiba Corporation, Toshiba America Inc., Toshiba America Consumer Products, LLC, Toshiba America Electronic Components, Inc., and Toshiba America Information Systems, Inc., their present or former members, officers, agents, employees, and all other persons acting or purporting to act on their behalf, including all present or former members, officers, agents, employees, and all other persons exercising or purporting to exercise discretion, making policy, and making decisions.
 - 2. The words "all," "any," and "each" mean "each and every."
 - 3. The words "and" and "or" are both conjunctive and disjunctive as necessary.
- 4. The word "including" is used to illustrate only, and should not be construed as limiting in any way.
- 5. "Document" shall include all documents and electronically stored information ("ESI") as defined in Federal Rules of Civil Procedure 34(a). A draft or non-identified copy is a separate document within the meaning of this term.
- 6. "Employee" means any individual currently in the employ of, or at any time employed by, or acting as the agent of any Panasonic subsidiary, affiliate, joint venture or other related entity.
- 7. "CRT" means cathode ray tube and includes cathode ray tubes used in color televisions and color computer monitors.
- 8. "MTPD" shall refer to MT Picture Display Co., Ltd. (f/k/a Matsushita Toshiba Picture Display Co., Ltd.), a joint venture between Panasonic Corporation and Toshiba Corporation, established in April, 2003.
- 9. "Governmental Antitrust Authority" means any governmental authority, foreign or domestic, responsible for investigating and/or prosecuting antitrust violations.
- 10. Unless otherwise stated, the "Relevant Time Period" shall mean the period beginning March 1, 1995 and continuing through the present.

2

3 4

5 6

8

9

7

10

12

11

13 14

16

15

17 18

19

20 21

22 23

24

25 26

27

28

INSTRUCTIONS

- 1. These Requests seek all responsive documents created or generated during the Relevant Time Period, as well as responsive documents created or generated outside the Relevant Time Period, but which contain information concerning the Relevant Time Period.
- 2. To the extent documents or ESI to any of these Requests have already been produced to Plaintiffs, there is no need to produce those documents a second time. Instead, please provide the Bates numbers of any responsive documents already produced.
- 3. These Requests call for the production of all responsive documents and ESI in your possession, custody or control without regard to the physical location of such documents.
- 4. In producing documents, ESI and other materials, you must furnish all documents, ESI or things in your possession, custody or control, regardless of whether such documents, ESI or materials are possessed directly by you or your directors, officers, agents, employees, representatives, subsidiaries, managing agents, affiliates, investigators, or by your attorneys or their agents, employees, representatives or investigators.
- 5. In producing documents and ESI, you must produce the original of each document requested together with all non-identical copies and drafts of that document. If the original of any document cannot be located, a copy shall be provided in lieu thereof, and shall be legible and bound or stapled in the same manner as the original (to the extent this is known).
- 6. Pursuant to Federal Rule of Civil Procedure 34(b), documents shall be produced as they are kept in the usual course of business and shall be organized and labeled to identify any file number, file name, or any other file identification system utilized by the responding party, as well as the location and custodian of such records. These Requests include Plaintiffs' request to physically inspect any file drawer, filing cabinet or any other storage device where documents responsive to these requests are maintained at the time of the inspection of such documents.
- 7. Documents attached to each other should not be separated. If any portion of any document is responsive to any portion of the Requests, then the entire document must be produced.

1	h. a brief description of the nature and subject matter of the document; and
2	i. a statement of the privilege asserted and each and every fact or basis upon
3	which a privilege is claimed or on which the document is otherwise withheld.
4	Notwithstanding the assertion of any objection to production, if a document contains non-
5	objectionable or non-privileged matter, please produce that document, redacting that portion for
6	which the objection is asserted, provided that the identification requested in paragraphs (h) and (i
7	above are furnished. A log itemizing each of these documents and this corresponding information
8	that forms the basis for your objection on privilege or work product grounds shall be served
9	contemporaneously with your responses to these document requests.
10	14. Each document should be produced in its entirety and without deletion, redaction
11	or excisions, except as provided by Instruction 12 above, regardless of whether you consider the
12	entire document or only part of it to be relevant or responsive to these Requests. If you have
13	redacted any portion of a document, stamp the word "REDACTED" beside the redacted
14	information on each page of the document which you have redacted. Any redactions to such
15	documents produced should be identified in accordance with Instruction 12 above.
16	15. The following Requests are continuing in nature pursuant to Rule 26(e) of the
17	Federal Rules of Civil Procedure so as to require the prompt production of supplemental or
18	additional responsive documents when you become aware of such, up to and including the time o
19	trial.
20	DOCUMENT TO BE PRODUCED
21	REQUEST NO. 48
22	All documents reflecting discussions which led to the formation of MTPD.
23	REQUEST NO. 49
24	All documents reflecting discussions regarding the decisions to shut down worldwide
25	CRT manufacturing facilities between 2003 and the present, for MTPD.
26	REQUEST NO. 50
27	All documents relating to discussions regarding Panasonic's acquisition of Toshiba's
28	stake in MTPD in or around April 2007.

1	REQUEST NO. 51
2	All documents relating to your due diligence regarding Panasonic's acquisition of
3	Toshiba's stake in MTPD in or around April 2007.
4	REQUEST NO. 52
5	All documents including, without limitations, financial statements, reflecting contributions
6	of assets and liabilities that MTPD received from you between 2003 and 2009.
7	REQUEST NO. 53
8	All MTPD's documents including, without limitations, financial statements, reflecting
9	contributions of assets and liabilities that MTPD received from you between 2003 and 2009.
10	REQUEST NO. 54
11	All documents relating to payments of dividends or other profits paid by MTPD to you
12	between 2003 and 2009.
13	REQUEST NO. 55
14	All business plans, reports, and forecasts prepared by MTPD from 2003 to 2009 which
15	were submitted to you, including but not limited to those used for the monthly business unit
16	meetings conducted at PAVC. See Tobinaga 30(b)(6) Tr. 22:25-28:12.
17	REQUEST NO. 56
18	All business plans, reports, and forecasts prepared by MTPD from 2003 to 2009 which
19	were submitted to you, including but not limited to those used to create your business plans.
20	REQUEST NO. 57
21	All documents relating to the rules and policies of any board or committee governing
22	MTPD from 2003 to 2009.
23	REQUEST NO. 58
24	All documents relating to your assistance or participation in the procurement of any loans
25	or other capital from third parties during the Relevant Time Period including, without limitations,
26	any guarantees you made, for MTPD.
7	DECLIEST NO. 50

 $\begin{tabular}{l} 6 \\ INDIRECT PURCHASER PLAINTIFFS' FOURTH SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO TOSHIBA DEFENDANTS \\ \end{tabular}$

28

All documents relating to the pricing or prices of CRTs you purchased from MTPD during

1	the Relevant Time Period including, without limitations, any pricing negotiations, price lists, and		
2	any agreements by you to pay in advance for the delivery of CRTs you bought.		
3	REQUEST NO. 60		
4	All documents relating to insurance policies covering MTPD and/or their respective		
5	employee(s) including, without limitations, documents relating to the payment of those insurance		
6	premiums.		
7	REQUEST NO. 61		
8	All documents relating to or constituting any periodic reports provided by MTPD to you.		
9	REQUEST NO. 62		
10	All documents relating to or constituting statements to any Governmental Antitrust		
11	Authority relating to CRTs by any Employees of the following entities:		
12	i. You; and/or		
13	ii. MTPD.		
14	REQUEST NO. 63		
15	All documents relating to or constituting statements to any Governmental Antitrust		
16	Authority relating to CRTs by any employee of any Defendant.		
17	REQUEST NO. 64		
18	All documents from 2000 to 2003 concerning your analyses of LP Displays International,		
19	Ltd. (f/k/a LG.Philips Displays)'s business model and your information exchange with LP		
20	Displays regarding the formation of MTPD.		
21	Dated: August 1, 2014 By: <u>/s/ Mario N. Alioto</u> Mario N. Alioto, Esq. (56433)		
22	Lauren C. Russell, Esq. (241151) TRUMP, ALIOTO, TRUMP & PRESCOTT, LLP		
23	2280 Union Street San Francisco, CA 94123		
24	Telephone: (415) 563-7200 Facsimile: (415) 346-0679		
25	malioto@tatp.com laurenrussell@tatp.com		
26			
27	Lead Counsel for the Indirect Purchaser Plaintiffs		
28	7		
	INDIDECT DUDOUAGED DE ADITHEES? FOURTH SET OF DEOLIGETS FOR DRODUCTION OF DOOLS AFRITS TO TOSHID A		

2 3

4

5 6

7

8 9

10 11

12

13

14

15

16

17

18

19

20

21

22

23

24 25

26

27

CERTIFICATE OF SERVICE

I, Vanessa Buffington, declare that I am employed with the law firm of Trump, Alioto, Trump & Prescott LLP, whose address is 2280 Union Street, San Francisco, California 94123. I am over the age of eighteen years and not a party to the within-entitled action. On August 1, 2014, I caused a copy of the following documents to be served:

INDIRECT PURCHASER PLAINTIFFS' FOURTH SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO TOSHIBA DEFENDANTS

via electronic mail to the parties below:

Jeffrey L. Kessler	Steven A. Reiss
A. Paul Victor	David L. Yohai
Eva W. Cole	David Yolkut
Molly M. Donovan	Weil, Gosthal & Manges LLP
Winston & Strawn LLP	767 Fifth Avenue
200 Park Avenue	New York, NY 10153-0119
New York, NY 10166	Tel: 212-310-8000
Tel: 212-294-4692	Fax: 212-310-8007
Fax: 212-294-4700	Email: steven.reiss@weil.com
Email: jkessler@winston.com	david.yohai@weil.com
nvictor@vincton.com	david volkut@wail.com

pvictor@winston.com david.yolkut@weil.com ewcole@winston.com mmdonovan@winston.com Bambo Obaro

Counsel for Panasonic Corporation; Panasonic Corporation of North America; and MT Picture Display Co., Ltd.

Weil, Gotshal & Manges LLP 201 Redwood Shores Parkway Redwood Shores, CA 94065-1175

Tel: 650-802-3000 Fax: 650-802-3100 Email: <u>bambo.obaro@weil.com</u>

Counsel for Panasonic Corporation; Panasonic Corporation of North America;

and MT Picture Display Co.

Joel S. Sanders William Temko Jonathan Altman Rachel S. Brass Christine A. Fujita Hojoon Hwang Gibson, Dunn & Crutcher LLP Laura Lin 555 Mission Street, Suite 3000 MUNGER TOLLES & OLSON LLP San Francisco, CA 94105 560 Mission Street, 27th Floor Tel: 415-393-8200 San Francisco, CA 94105

1	Fax: 415-393-8206	Telephone: (415) 512-4000
	Email: jsanders@gibsondunn.com	Facsimile: (415) 512-4077
2	rbrass@gibsondunn.com	Email: william.temko@mto.com
3	cfujita@gibsondunn.com	jonathan.altman@mto.com
		hojoon.hwang@mto.com
4	Counsel for Chunghwa Picture Tubes, Ltd. And	laura.lin@mto.com
_	Chunghwa Picture Tubes (Malaysia)	
5		Counsel for Defendants LG Electronics, Inc.,
6		LG Electronics USA, Inc., and LG Electronics
		Taiwan Taipei Co., Ltd.
7	Terrence A. Callan	Joseph R. Tiffany
8	(terrence.callan@pillsburylaw.com)	(joseph.tiffany@pillsburylaw.com)
	PILLSBURY WINTHROP SHAW PITTMAN,	PILLSBURY WINTHROP SHAW
9	LLP	PITTMAN, LLP
	50 Fremont Street	2475 Hanover Street
10	P.O. Box 7880	Palo Alto, CA 94303-1114
11	San Francisco, CA 94120-7880	Tel: (650) 233-4500
	Tel: (415) 983-1000	Fax: (650) 233-4545
12	Fax: (415) 983-1200	
12		Counsel for Defendants IRICO Display
13	Counsel for Defendants IRICO Display Devices	Devices Co., Ltd., IRICO Group Corporation,
14	Co., Ltd., IRICO Group Corporation, and	and IRICO Group Electronics Co., Ltd.
	IRICO Group Electronics Co., Ltd.	
15	7.1. M. (T.). 1	7 76 1 7
16	John M. Taladay	James Mutchnik
10	Erik Koons Charles Malaise	Kirkland & Ellis LLP 300 North LaSalle
17	Baker Botts L.L.P.	Chicago, IL 60654
10	1299 Pensylvania Avenue, N.W.	312-862-2000
18	Washington, DC 20004-2400	Email: james.mutchnik@kirkland.com
19	Tel: 202-639-7700	
	Fax: 202-639-7890	Counsel for Defendants Hitachi, Ltd., Hitachi
20	Email: john.taladay@bakerbotts.com	Displays, Ltd., Hitachi Asia, Ltd., Hitachi
21	erik.koons@bakerbotts.com	America, Ltd., and Hitachi Electronic Devices
21	charles.mailaise@bakerbotts.com	(USA), Inc.
22		
	Jon V. Swenson	
23	Baker Botts L.L.P.	
24	620 Hansen Way	
	Palo Alto, CA 94304	
25	Tel: 650-739-7500 Fax: 650-739-7699	
	Email: jon.swenson@bakerbotts.com	
26	Email. joil.swellsoff@dakerootts.com	
27	Counsel for Koninklijke Philips Electronics	

1	N.V. and Philips Electronics North America	
2	Corporation	
3	Christopher M. Curran	Christine A. Laciak
4	Lucius B. Lau	(<u>christine.laciak@freshfields.com</u>)
4	Charise Naifeh Dana Foster	Kate S. McMillan (kate.mcmillan@freshfields.com)
5	WHITE & CASE, LLP	FRESHFIELDS BRUCKHAUS &
6	701 13th Street, N.W.	DERINGER US, LLP
	Washington, DC 20005 Tel: (202) 626-3600	701 Pennsylvania Avenue, NW, Suite 600 Washington, DC 20004
7	Fax: (202) 639-9355	Tel: (202) 777-4566
8	Email: <u>ccurran@whitecase.com</u>	Fax: (202) 777-4555
9	alau@whitecase.com	Council for Defendant Politics Mataushita
	cnaifeh@whitecase.com dfoster@whitecase.com	Counsel for Defendant Beijing Matsushita Color CRT Co., Ltd.
10		
11	Counsel for Defendants Toshiba Corporation,	
12	Toshiba America, Inc., Toshiba America Information Systems, Inc., Toshiba America	
	Consumer Products, L.L.C., and Toshiba	
13	America Electronic Components, Inc.	
14	Jeremy J. Calsyn (jcalsyn@cgsh.com)	William Diaz (wdiaz@mwe.com)
15	Michael R. Lazerwitz (mlazerwitz@cgsh.com)	McDERMOTT WILL & EMERY LLP
	CLEARY GOTTLIEB STEEN &	18191 Von Karman Avenue, Suite 500
16	HAMILTON, LLP	Irvine, CA 92612-7108
17	2000 Pennsylvania Avenue, NW Suite 9000	Telephone: (949) 851-0633 Facsimile: (949) 851-9348
18	Washington, DC 20006	
	Tel: (202) 974-1500	Attorneys for Defendant Samtel Color, Ltd.
19	Fax: (202) 974-1999	
20	Counsel for Defendant LP Displays	
21	International	
	Eliot A. Adelson	Kathy L. Osborn
22	James Maxwell Cooper	Faegre Baker Daniels LLP
23	Kirkland & Ellis LLP	300 N. Meridian Street, Suite 2700
24	555 California Street, 27 th Floor	Indianapolis, IN 46204
	San Francisco, CA 94104 Tel: 415-439-1400	Telephone: 317-237-0300 Facsimile: 317-237-1000
25	Fax: 415-439-1500	Email: kathy.osborn@faegrebd.com
26	Email: eliot.adelson@kirkland.com	
	max.cooper@kirkland.com	Counsel for Defendants Technicolor SA (f/k/a
27		Thomson S.A.) and Technicolor USA, Inc.

1		(f/k/a Thomson Consumer Electronics, Inc.)
2	James H. Mutchnik	
2	Kate Wheaton	
3	Kirkland & Ellis LLP	
4	300 North LaSalle Chicago, IL 60654	
4	Tel: 312-862-2000 Fax: 312-862-2200	
5	Email: james.mutchnik@kirkland.com	
	kate.wheaton@kirkland.com	
6		
7	Counsel for Hitachi, Ltd.; Hitachi Displayes,	
	Ltd., Hitachi America, Ltd.; Hitachi Asia, Ltd."	
8	and Hitachi Electronic Devices (USA)	
9	Brent Caslin	Terrence J. Truax
	Jenner & Block LLP	Jenner & Block LLP
10	633 West 5th Street	353 N Clark Street
11	Suite 3500	Chicago, IL 60654-3456
	Los Angeles, CA 90071	312-222-9350
12	213-239-5100	Fax: 312-527-0484
13	Fax: 213-239-5199	Email: ttruax@jenner.com
13	Email: <u>bcaslin@jenner.com</u>	
14	Come of four Defendance Missockishi Electric	Comment from Defendente Mitardiali Electric
1.5	Counsel for Defendants Mitsubishi Electric Corporation and Mitsubishi Electric & Visual	Counsel for Defendants Mitsubishi Electric Corporation and Mitsubishi Electric & Visual
15	Solutions America, Inc.	Solutions America, Inc.
16	Solutions limerica, Inc.	Solutions Timerica, Inc.
1.7	Mark C. Dosker	Calvin L. Litsey
17	Nathan Lane, III	Kathy L. Osborn
18	Squire Sanders LLP	Jeffrey S. Roberts
	275 Battery Street, Suite 2600	Stephen M. Judge
19	San Francisco, CA 94111	Ryan M. Hurley
20	Tel: 415-954-0200	Faegre Baker Daniels LLP
	Fax: 415-393-9887 Email: mark.dosker@squiresanders.com	1950 University Avenue, Suite 450 East Palo, CA 94303-2279
21	nathan.lane@squiresanders.com	Tel: 650-324-6700
22		Fax: 650-324-6701
44	Counsel for Technologies Displays Americas	Email: <u>calvin.litsey@faegrebd.com</u>
23	LLC and Videocon Industries, Ltd.	kathy.osborn@faegrebd.com
24		jeffrey.roberts@faegebd.com
24		stephen.judge@faegrebd.com
25		ryan.hurley@faegrebd.com
		Counsel for Technicolor SA and Technicolor
26		USA, Inc.
27		001, 1110.
28	_	

1	James L. McGinnis	Emilio Varanini
	Michael W. Scarborough	Attorney General's Office
2	Dylan Ballard	State of California
3	Sheppard Mullin Richter & Hampton LLP	Department of Justice
	Four Embarcadero Center, 17 th Floor	455 Golden Gate Avenue, Suite 11000
4	San Francisco, CA 94111-4106	San Francisco, CA 94102
_	Tel: 415-434-9100	Tel: 415-703-5908
5	Fax: 415-434-3947	Fax: 415-703-5480
6	Email: jmcginnis@sheppardmullin.com	Email: Emilio.varanini@doj.ca.gov
	mscarborough@sheppardmullin.com	
7	dballard@sheppardmullin.com	Counsel for Plaintiff State of California
8	Counsel for Samsung SDI Co., Ltd.;	
8	Samsung SDI America, Inc.; SDI Mexico S.A.	
9	de C.V.; Samsung SDI Brasil Ltda.;	
10	Shenzhen Samsung SDI Co., Ltd.; Tianjin	
10	Samsung SDI Co., Ltd.; and Samsung SDI	
11	(Malaysia) Sdn. Bhd.	
12	Jason C. Murray	Roman M. Silverfeld
13	Robert B. McNary	Bernice Conn
13	CROWELL & MORNING LLP	David Martinez
14	515 South Flower St., 40 th Fl.	Jill S. Casselman
	Los Angeles, CA 90071	ROBINS, KAPLAN, MILLER & CIRESI
15	Tel: 213-443-5582 Fax: 213-622-2690	L.L.P
16	Email: jmurray@crowell.com	2049 Century Park East, Suite 3400 Los Angeles, CA 90067-3208
	rmcnary@crowell.com	Tel: 310-552-0130
17	Intendity & crowen.com	Fax: 310-229-5800
10	Jerome A. Murphy (pro hac vice)	Email: rmsilberfeld@rkmc.com
18	Astor H.L. Heaven (pro hac vice)	dmartinez@rkmc.com
19	CROWELL & MORNING LLP	jscasselman@rkmc.com
	1001 Pennsylvania Ave., N.W.	
20	Washington, D.C. 20004	Elliot S. Kaplan
21	Tel: 202-624-2500	K. Craig Wildfang
21	Fax: 202-628-5116	Laure E. Nelson
22	Email: jmurphy@crowell.com	ROBINS, KAPLAN, MILLER & CIRESI
22	aheaven@crowell.com	L.L.P
23	Compatible Toward Company in and William Comit	800 LaSalle Avenue
24	Counsel for Target Corporation and ViewSonic	2800 LaSalle Avenue Minneapolis MN 55402
	Corporation	Minneapolis, MN 55402 Tel: 612-349-8500
25		Fax: 612-339-4181
26		Email: eskaplan@rkmc.com
20		kewildfang@rkmc.com
27		lenelson@rkmc.com
	1	

1		
2		Counsel for Plaintiffs Best Buy Co., Inc., Best Buy Purchasing LLC, Best Buy Enterprise
3		Services, Inc., Best Buy Stores, L.P., Bestbuy.com, L.L.C., and Magnolia Hi-Fi,
4		LLC
5	Philip J. Iovieno	Robert W. Turken
6	Anne M. Nardacci	Scott N. Wagner
7	BOIES, SCHILLER & FLEXNER LLP 30 South Pearl Street, 11 th Fl.	Mitchell E. Widom BILZIN SUMBERG MAENA PRICE &
'	Albany, NY 12207	AXELROD LLP
8	Tel: 518-434-0600	1450 Brickell Ave., Suite 2300
9	Fax: 518-434-0665	Miami, FL 33131-3456
	Email: piovieno@bsfllp.com anardacci@bsfllp.com	Tel: 305-374-7580 Fax: 305-374-7593
10	anarador e osmp.oom	Email: rturken@bilzin.com
11	William A. Isaacson	swagner@bilzin.com
12	BOIES, SCHILLER & FLEXNER LLP	mwidom@bilzin.com
12	5301 Wisconsin Ave., NW, Suite 800 Washington, D.C. 20015	Counsel for Plaintiffs Tech Data Corporation
13	Tel: 202-237-2727	and Tech Data Product Management, Inc.
14	Fax: 202-237-6161	Ç
	Email: wisaacson@bsfllp.com	
15	Stuart Singer	
16	BOIS, SCHILLER & FLEXNER LLP	
17	401 East Las Olas Blvd., Suite 1200	
1/	Fort Lauderdale, FL 33301	
18	Tel: 954-356-0011 Fax: 954-356-0022	
19	Email: ssinger@bsfllp.com	
20	Liason Counsel for Direct Action Plaintiffs and	
21	Attorneys for Plaintiffs Electrograph Systems, Inc., Electrograph Technologies, Corp., Office	
22	Depot, Inc., Compucom Systems, Inc.,	
	Interbond Corporation of America, P.C.	
23	Richard & Son Long Island Corporation, MARTA Cooperative of America, Inc., ABC	
24	Appliance, Inc., Schultze Agency Services LLC	
25	and behalf of Tweeter Opco, LLC and Tweeter Newco, LLC and Tech Data Corporation and	
26	Tech Data Product Management, Inc.	
27		

1	David J. Burman (pro hac vice)	Michael P. Kenny
	Cori G. Moore (pro hac vice)	Debra D. Bernstein
2	Eric J. Weiss (pro hac vice)	Matthew D. Kent
3	Nicholas H. Hesterberg (pro hac vice)	ALSTON & BIRD LLP
	Steven D. Merriman (pro hac vice)	1201 West Peachtree St.
4	Perkins Coie LLP	Atlanta, Georgia 30309-3424
	1201 Third Ave., Suite 4900	Tel: 404-881-7000
5	Seattle, WA 98101-3099	Fax: 404-881-7777
6	Tel: 206-359-8000	Email: mike.kenny@alston.com
0	Fax: 206-359-9000	debra.bernstein@alston.com
7	Email: DBurman@perkinscoie.com	matthew.kent@alston.com
	CGMoore@perkinscoie.com	James M. Wagstaffe
8	EWeiss@perkinscoie.com	KERR & WAGSTAFFE LLP
	NHesterberg@perkinscoie.com	100 Spear Street, 18 th Fl.
9	SMerriman@perkinscoie.com	San Francisco, CA 94105-1576
10		Tel: 415-371-8500
	Joren Bass	Fax: 415-371-0500
11	Perkins Coie LLP	Email: wagstaffe@kerrwagstaffe.com
	Four Embarcadero Center, Suite 2400	
12	San Francisco, CA 94111-4131	Counsel for Plaintiffs Dell Inc. and Dell
13	Tel: 415-344-7120	Products L.P.
13	Fax: 415-344-7320	
14	Email: JBass@perkinscoie.com	
1.5		
15	Corporation	
16	Richard Alan Arnold	H. Lee Godfrey
	William J. Blechman	Kenneth S. Marks
17	Kevin J. Murray	Jonathan J. Ross
10	KENNY NACHWALTER, P.A.	Johnny W. Carter
18	201 S. Biscayne Blvd., Ste. 1100	David M. Peterson
19	Miami, FL 33131	SUSMAN GODFREY L.L.P.
	Tel: 305-373-1000	1000 Louisiana Street, Ste. 5100
20	Fax: 305-372-1861	Houston, TX 77002
21	Email: rarnold@knpa.com	Tel: 713-651-9366
21	wblechman@knpa.com	Fax: 713-651-6666
22	kmurray@knpa.com	Email: <u>lgodfrey@susmangodfrey.com</u>
		kmarks@susmangodfrey.com
23	Counsel for Plaintiff Sears, Roebuck and Co.	<u>jross@susmangodfrey.com</u>
2.4	and Kmart Corp.	jcarter@susmangodfrey.com
24		dpeterson@susmangodfrey.com
25		Dedear C. Falsa III
		Parker C. Folse III
26		Rachel S. Black Jordan Connors
27		SUSMAN GODFREY L.L.P.
41	I I	BUBINIAN OUDITALI L.L.I.

1	1201 Third Avenue, Suite 3800
2	Seattle Washington 98101-3000
_	Tel: 206-516-3880
3	Fax: 206-516-3883 Email: pfolse@susmangodfrey.com
4	rblack@susmangodfrey.com
5	jconnors@susmangodfrey.com
3	Counsel for Plaintiff Alfred H. Siegel, as
6	Trustee of the Circuit City Stores, Inc.
7	Liquidating Trust
8	Guido Saveri R. Alexander Saveri
	Saveri & Saveri, Inc.
9	706 Sansome Street
10	San Francisco, CA 94111 Tel: 415-217-6810
11	Fax: 415-217-6813
	Email: guido@saveri.com
12	rick@saveri.com
13	Interim Lead Counsel for Direct Purchaser
14	Plaintiffs
15	
16	Executed this 1st day of August, 2014, in San Francisco, California.
17	Executed this 1st day of Flagast, 2011, in Sun Flancisco, Camornia.
18	/s/ Vanessa Buffington Vanessa Buffington
19	vanessa Burrington
20	
21	
22	
23	
24	
25	
26	
27	
28	
23	8
	CERTIFICATE OF SERVICE